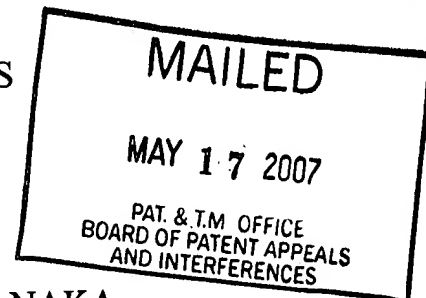


UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCE



Ex parte TAKAKO HIROSE, HIROMI WADA, YASUNORI TANAKA,
ATSUNOBU KATO, MASAHARU NAKATUSCHI and KEIZABURO SASAKI

Application 09/622,656

ORDER RETURNING UNDOCKETED APPEAL TO EXAMINER

This application was electronically received at the Board of Patent Appeals and Interferences (BPAI) on February 16, 2007. A review of the application has revealed that the application is not ready for docketing as an appeal. Accordingly, the application is herewith being returned to the Examiner. The matter requiring attention prior to docketing is identified below.

The Examiner's Answer mailed November 20, 2006, does not fully comply with the requirements of 37 CFR § 41.37. A review of the Answer reveals that the following heading need to be included in accordance with MPEP § 1207.02:

Application 09/622,656

1) Status of Amendments after Final.

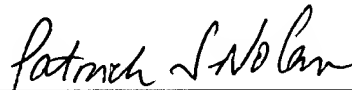
Correction of the record is required.

Accordingly, it is

ORDERED that the application is returned to the examiner to:

- 1) issue and mail a PTOL-90 citing the missing appendice, "Amendments After Final," and it's status; and
- 2) for such further action as may be appropriate.

BOARD OF PATENT APPEALS
AND INTERFERENCES



PATRICK J. NOLAN
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PJN/pgc

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